Art. 89B, §212(d).

No changes have been made.

722A.

- (A) THE DIVISION OF CORRECTION SHALL ARRANGEMENTS FOR THE EMPLOYMENT OF ANY PRISONERS AT ANY CAMP OR CAMPS IN QUEEN ANNE'S COUNTY AND IN ANY OTHER COUNTY OR COUNTIES IN WHICH SIMILAR PRISONS OR CAMPS ARE NOW OR MAY HEREAFTER BE ESTABLISHED, OR IN ANY COUNTY WITHIN A REASONABLE DISTANCE, TO BE DETERMINED BY THE DIVISION OF CORRECTION, FROM ANY SUCH PRISONS OR CAMPS, IN ANY AGRICULTURAL WORK DURING ANY PART OF THE YEAR, EXCEPT, HOWEVER, ANY SUCH PRISONERS EEING UTILIZED OR BY THE STATE ROADS -- COMMISSION HIGHWAY ADMINISTRATION FOR EMERGENCY ROAD MAINTENANCE WORK IN ANY COUNTY OF THIS STATE. PERSONS WHO EMPLOY SUCH PRISONERS FROM THE DIVISION OF CORRECTION SHALL BE REQUIRED TO PAY THE REASONABLE VALUE OF SUCH LABOR AT THE ESTIMATED PREVAILING WAGE SCALE FOR SUCH WORK IN THE COMMUNITY WHERE THE PRISONERS ARE SO EMPLOYED AND TO GIVE SUCH SECURITY THEREFOR AS THE DIVISION MAY, IN ITS DISCRETION, DETERMINE AND REQUIRE. PERSONS EMPLOYING SUCH PRISON LABOR SHALL BE AUTHORIZED TO SELL THE PRODUCE HARVESTED BY SUCH LABOR NOTWITHSTANDING THE RESTRICTION IMPOSED BY §681 OF THIS ARTICLE. PRISONERS SO EMPLOYED AGRICULTURAL WORK SHALL BE UNDER THE CONTROL SUPERVISION OF THE DIVISION OF CORRECTION TO THE EXTENT AS WHEN EMPLOYED ON THE CONSTRUCTION AND MAINTENANCE OF ROADS.
- (B) AT THE REQUEST OF THE BOARD OF COUNTY COMMISSIONERS OF SOMERSET COUNTY OR OF THE MAYOR AND CITY COUNCIL, BY WHATEVER NAME KNOWN, OF ANY MUNICIPAL CORPORATION IN SOMERSET COUNTY, THE DIVISION OF CORRECTION TO THE EXTENT OF REASONABLE AVAILABILITY SHALL SUPPLY SUCH PRISONERS TO WORK ON FROJECTS FOR THE DEVELOPMENT, IMPROVEMENT, AND MAINTENANCE OF PUBLIC AREAS AND OF PARKS AND RECREATION AREAS IN THE COUNTY OR MUNICIPALITY. SUCH EMPLOYMENT SHALL BE UNDER AND SUBJECT TO THE PROVISIONS OF §§711A THROUGH 726 OF THIS ARTICLE.

REVISOR'S NOTE: This section presently appears as Art. 89B, §212(c) and (e).

In subsection (a) of this section, the present cross-reference to Art. 27 "§680" is corrected to refer to §681 of this article.

The only other changes are in style.

SECTION 9. AND BE IT FURTHER ENACTED, That the Revisor's Notes contained in this Act are not law and may not be considered to have been enacted as a part of this Act.